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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 8819 MYOG:004DIVI Michael R. Bristow 04/25/2000 09/558,472 03/21/2003 7590 EXAMINER Steven L Highlander TON, THAIAN N Fulbright & Jaworski L L P 600 Congress Avenue PAPER NUMBER ART UNIT Suite 2400 Austin, TX 78701 DATE MAILED: 03/21/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary  The MAILING DATE of this communication	09/558,472	BRISTOW ET AL.
	Examiner	Art Unit
	_	1632
	appears on the cover sh	eet with the correspondence address
The MAILING DATE of this communication	-pp-2/2 3/1 4/0 0016/ 3/	
eriod for Reply	PLY IS SET TO EXPIR	RE 3 MONTH(S) FROM
<ul> <li>THE MAILING DATE OF THIS Countries</li> <li>Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a</li> <li>If NO period for reply is specified above, the maximum statutory per Failure to reply within the set or extended period for reply will, by st.</li> <li>Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	R 1.136(a). In no event, however, n. a reply within the statutory minimu eriod will apply and will expire SIX	um of thirty (30) days will be considered timely.  X (6) MONTHS from the mailing date of this communication.
Status to communication(s) filed on	1 <u>3</u> January 2003 .	
1) Responsive to communication(s) filed on	1 This setion is DOD-III o	al.
2a)[_] This action is 1 in the	I fan form	mal matters prosecution as to the ments is
closed in accordance with the practice si	nder Ex parte Quayle, 1	1935 C.D. 11, 453 O.G. 213.
Disposition of Claims	ition.	
4) Claim(s) 23 is/are pending in the applicat  4a) Of the above claim(s) is/are wit	hdrawn from considera	ation.
4a) Of the above claim(s) is/are with	<del></del>	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>23</u> is/are rejected.		
is/are objected to.	and/or election requirer	ment.
8) Claim(s) are subject to restriction and application Papers		
h the butho Ev	caminer.	Tablested to by the Examiner
. " 0000 :-/-		objected to by the Examinor.  Id in abovence See 37 CFR 1.85(a)
10) The drawing(s) filed on 25 April 2000 Is/a  Applicant may not request that any objection	on to the drawing(s) be he	and h) disapproved by the Examiner.
The proposed drawing correction filed on	n is. a) approvi	VOG ≈) ⊆ 11
If approved corrected drawings are require	red in reply to this office and	ACTION.
12) The oath or declaration is objected to by	the Examiner.	
440 and 120		
Priority under 35 U.S.C. §§ 119 and 120  13) Acknowledgment is made of a claim for	r foreign priority under :	35 U.S.C. § 119(a)-(d) or (f).
None of:		
	cuments have been rec	ceived.
	monte have been rec	ceived in Application 1101
ur 1 ino of	the priority documents	Have been received an
application from the internation	tional burstified	Lonies not received.
	r domestic priority under	3 00 0.0.0.0
a) ☐ The translation of the foreign lang	uage provisional applic	ation has been received.
a) ☐ The translation of the foreign lang 15)⊠ Acknowledgment is made of a claim for	r domestic priority unde	er 35 U.S.C. §§ 120 and/or 121.
Attachment(s)		Later low Summary (PTO-413) Paper No(s)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449) Page 1	TO-948) 5)	Interview Summary (PTO-413) Taper Notice of Informal Patent Application (PTO-152)  Other:

Part of Paper No. 12 Office Action Summary U.S. Patent and Trademark Office

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#### DETAILED ACTION

Applicants' Amendment, filed 1/13/03, Paper No. 11, has been entered. Claim 23 has been amended.

Claim 23 is currently pending under examination.

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The prior rejection of claim 23 under 35 U.S.C. 112, first paragraph, is maintained for reasons of record advanced on pages 2.6 of the prior Office action, mailed 11/27/01 (Paper No. 7).

The claim as amended is directed to a method of treating myocardial failure in a human comprising administering an effective amount of transgene encoding for  $\alpha$ -MHC, wherein said treatment provides improvement in left ventricular ejection fraction.

The specification discloses a method of myocardial gene therapy to increase  $\alpha$ -MHC expression by delivering a transgene encoding  $\alpha$ -MHC to a human so that the  $\alpha$ -MHC transgene is expressed in the myocardial tissue of the heart (see p. 14, lines 20-28 of the instant application). The specification further discusses construction of the transgene (p.15 of the specification) and modes of delivery of the transgene (p, 16, lines 4-15 of the specification). The specification specifically

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teaches up-regulation of  $\alpha$ -MHC mRNA in myocardial tissue in human subjects suffering from cardiomyopathy, who received medical treatment with  $\alpha$ -blocking agents (see example 5, of the instant application). It is reiterated that an increase in the amount of  $\alpha$ -MHC mRNA in myocardial tissue does not provide a prediction of therapy for any subject having myocardial failure. Additionally, the specification fails to provide a correlation to therapeutic levels of expression of  $\alpha$ -MHC transgenes in an *in vivo* setting in any subject having myocardial failure. Furthermore, the specification fails to teach or provide guidance for what level of  $\alpha$ -MHC expression would provide a therapeutic effect in a human with myocardial failure, or how to measure the therapeutic effect in such a subject.

It is noted that the claim, as amended recites that the treatment provides an improvement in left ventricular ejection fraction. However, the specification fails to teach or show guidance for a correlation to therapeutic levels of expression of  $\alpha$  MHC transgenes in vivo such that improvement in the left ventricular ejection fraction would be improved. For reasons of record advanced in the prior Office actions, it is reiterated that the state of the art of gene therapy is unpredictable, and in particular, cardiovascular gene therapy is unpredictable. The specification fails to address how to overcome the unpredictabilities cited in the prior Office action, that are associated with the gene therapy art in general, and specifically as it pertains to the cardiovascular gene therapy. The rejection or question, in view of the guidance provided in the specification, is whether sufficient expression can be achieved by the exogenously administrated  $\alpha$ -MHC DNA sequence to have any

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effect of myocardial failure in a human, and in particular, the effect recited in the amended claim, that there would be an improvement in the left ventricular ejection fraction.

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It is reiterated the Examiner's argument is directed to the unpredictable state of the gene therapy art, both in a general sense, and with particular regard to cardiovascular gene therapy, and furthermore, with particular regard to the expression of an  $\alpha$ -MHC transgene; the Examiner's argument is not directed to the correlation of endogenous  $\alpha$ -MHC expression with correlation to a disease-state phenotype. Furthermore, although Applicant provides an example of monitoring endogenous  $\alpha$ -MHC mRNA levels in vivo to provide evidence to improved left ventricular ejection fraction, Applicant has not provided guidance or evidence to show a correlation to therapeutic levels of expression of  $\alpha$ -MHC transgene expression in an in vivo setting in a subject suffering from myocardial failure; further, Applicant fails to show what levels of an  $\alpha$ -MHC transgene expression are required to alleviate myocardial failure, or a protocol for reaching such levels

Thus it is <u>maintained</u> that the specification fails to enable the claimed invention for the reasons of record in the prior Office action (Paper No. 7) as discussed in the preceding paragraphs.

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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The rejection of claim 23 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention is <u>maintained</u> for reasons of record advanced on pp. 6-7 of the prior Office action (Paper No. 7).

Claim 23 is incomplete. It is further unclear how the step of the method, "administering an effective amount of a transgene encoding  $\alpha$ -MHC," correlates to the intended effect of the method (the preamble), "treating myocardial failure" since, in light of specification, mere administration of an  $\alpha$ -MHC transgene would not be sufficient to achieve treatment of myocardial failure without the expression of the recombinant DNA. Amendment to the claim is requested.

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#### Conclusion

No claim is allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thái-An N. Ton whose telephone number is (703) 305-1019. The examiner can normally be reached on Monday through Friday from 8:00 to 5:00 (Eastern Standard Time), with alternating Fridays off. Should the examiner be unavailable, inquiries should be directed to Deborah Reynolds, Supervisory Primary Examiner of Art Unit 1632, at (703) 305-4051. Any administrative or procedural questions should be directed to William Phillips, Patent Analyst, at (703) 305-3482. Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to Group 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center number is (703) 872-9306.

TNT

Thái An N. Ton Patent Examiner Group 1632 PRIMARY EXAMINER DEBORAH CROUCH DEBORAL DEBORAL DEBORAL

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